ALEXANDRIA, VA.

SATURDAY, APRIL 23, 1870

According to the accounts of the proceedings of the Radical "Conference" in Richmond, Mr. Judge Alexander Rives, and Mr. Franklin Stearns, &c., &c., &c., of the late "True Republican" party, take their political seats, with alacrity and pleasure, along side of Governor Wells, Porter, &c., &c. Mr. Franklin Stearns is very sorry that he ever had any thing to do with supporting Gov. Walker for the office he now holds. So are we. We dare say his support lost Gov. Walker many votes. But these very people know that if it had not been for the Conservatives, who voted for the Walker ticket, including the tickets for Congressmen and Legislators, Gow Wells and his friends would have been elected by an overwhelming majority. The "True Republicans," per se, could not have polled, we verily believe, three thousand votes in the whole State.

Mr. Stephen Preston was yesterday introduced to the President by the Secretary of State, and delivered his credentials as Minister Resident of Hayti. The President in his reply to the Haytien Minister, said :-

"So far as I am aware there is no reason why the existing friendly relations between the U. S. and Hayti should not continue and be come strengthened. It is natural that recent events in this country should not only be especially interesting to yours, but that one of their most important results is political freedom and equality to that numerous race here, which composes the far greater part of the people of Hayti, should ot itself create a sentiment of reciprocal good will, which I trust may be per-

Mr. Preston, after a brief conversation with the President and the members of his Cabinet, withdrew. Mr. P. is a white man, but a native of Hayti, and was educated in France.

The N. Y. Financial Chronicle thinks that there is no good reason to apprehend any want of financial soundness, generally, among the farmers and planters in the western and middle States, or in the produce and commission

Judge Humphreys, of Alabama was yesterday appointed by the President, Associate Justice of the Supreme Court of the District of Colum bia, in the place of Judge Fisher, recently appointed District Attorney.

Foreign News.

Queen Victoria and Princess Alexandra yes-erday had a narrow escape while driving near Mr. Wood, of Lynchburg, said that it was terday had a narrow escape while driving near Ryde. Their carriage was pursued by a runaway team, with a heavy wager strack. I munagement of his horses, avoided a collision.

The London Morning Post applauds the Supreme Court of the U. S. for its refusal to reopen the Legal Tender cases, and expresses the opinion that the balance of American legal authority is adverse to the constitutionality of the Legal Tender acts.

The London Times approves of the proposed World's Evangelical Conference in New York. and thinks it may achieve lasting and beneficial

results. The Orleanists in Spain think the Dake de Montpensier's chances for the throne of Spain have been improved by his duel with Prince Henri de Bourbon. In the Spanish Cortes yesterday afternoon Senor Ochad, a Carlist Deputy, requested an examination into the matter of the Montpensier-Henri duel. Gen. Prim refused, saying that the matter had been ended in a Court of law. The General was supported in this by the Cortes.

It is announced in Paris as certain that the French army, which never votes, will parti cipate in the Plebiscite on the 8th of May next. The members of the party of the Left who refused to sign the manifesto yesterday will nevertheless vote against the Plebiscite.

The Journal Français, the organ of the ex-Minister of Foreign Affairs, denies that MM. Daru and Buffet withdrew from the Ministry because instructed to do so in a letter from the Duke D'Aumale. The Turkist Ministry under Prince Gbida

has been dissolved, and A. G. Golesco, late Minister of Finance, has been summoned to form a new Cabinet. The latest telegraphic bulletins report that

Bismarck is better. The Marathon brigands in Greece are sur

rounded by troops, but they retain their prison-

ers and refuse to surrender. The introduction of the ballot at elections in

Bavaria is proposed. VIRGINIA NEWS.

The Fredericksburg and Gordonsville Rail road company has purchased four thousand tons of T. iron already, and enough to complete it to Orange Courthouse, a distance of thirty-nine miles. Hands will immediately be set to work in grading the road, building bridges, laying sills and cross ties and rails.

We hear of the woods burning in several sections of the country, resulting in considerable damage. In King George last week a fire broke out and it took the united effort of the peighborhood to stop it in, consequence of the

The Richmond State Journal says: "We learn from the leading brokers that there is a fair demand now, both at home and abroad, for Virginia railroad bonds, and that very few are on the market."

Fayette McMullin announces that he is not a candidate for the House of Delegates, but will be a candidate for the next House of Represen tatives of the U. S.

A dog, supposed to be mad, bit several persons in Richmond yesterday.

THE OLD COUNTY COURT.—The Lynchburg Virginian says: Thus has passed away one of the cherished institutions of Virginia-one venerable with age and honorable for its services in behalf of justice, law and order. A better judicial system, for the lower tribunals, than the magistrate's courts of Virginia was has come; and it is swept away before the resist-

less current.

NEWS OF THE DAY.

"To show the very age and body of the Times. Mrs. Marsh, who murdered her tour children, in Baltimore, and wounded her mother, (an ac count of which was published in yesterday's Gazette,) is said to be a maniac beyond all doubt. Yesterday her four innocent victims were consigned to the grave. Her mother, Mrs. Dwyer, was alive at a late hour last night. Nothing has yet been heard concerning the whereabouts of the father of the murdered children. During yesterday the house where

ty, was visited by thousands of reople from all sections of the city. London despatches report that the Fenians are unusually active in that city, and that seizures of arms and other war materials were made at Manchester and New Castle on Thursday. The office of the Pall Mall Gazette has been threatened on account of the course of that journal in denouncing the Fenians, and the establishment is under the charge of the police. The excitement continues in Canada, and from Montreal and Quebec despatches announce the arrival and drilling of vo'unteers, arrests of suspected parties, etc.

the tragedy occurred and its immediate, vicini

A new sect of fanaties have sprung up in New Jersey, who, during the services in their church, continue jumping, whistling, rolling over the floor, and performing other anties. They call themselves Jehovah's Band. Their church is at Macopiu, not far from Paterson.

The small pox, which has been raging so extensively in Arizona, has subsided. The excitement of the new silver mines in New Mexio is spreading throughout the Territory of

A man in Kentucky bought arsenic to kill rats, put it in a saucer in a cupboard along side a saucer of soda, the arsenic was used in cooking instead of the soda, and the consequence was, that four children were poisoned and died.

Governor Walker Denounced.

The following is a sketch of the discussion on the resolution, adopted by the Radical Conference in Richmond, denouncing Gov. Walker: Mr. Wood, of Petersburg, offered a preamble and resolution condemning the course of Governor Walker as antagonistic to the best interests of the people of Virginia, and repudiating him as a Republican.

On motion of Mr. Bowden, the paper was referred to the Committee on the Platform. The committee subsequently reported the following substitute, which gave rise to a pro

tracted debate: "Resolved, That this body have no confidence in the alleged republicanism of the Governor of Virginia, but do not consider it worth while to characterize his political course.' The reading of the resolution was received

with tremendous applause.

Mr. Porter moved its adoption. Mr. McKenzie said he thought it would be rather undignified to adopt such a resolution, and he hoped no such action would be taken. His own opinion was that Governor Walker had done just about as well as could have been expected. [Great laughter and some hisses.] Further, he would say that he thought he would come out all right if the Legislature passed the bill requiring voters to write their names on the ballois. He was pretty sure Governor Walker would veto the bill. He hoped

the resolution would not be adopted. Senator Lewis said he had been individually oppposed to the passage of any resolution referring to the Governor's course, but the matter having been brought to the notice of the committee they had agreed to report the resolution now before the Conference. He did not

undoubtedly true that Governor Walker had either interfaced upon the Republican party. He ran as a Republicar, and his course had proved that he had no claim to the name. Hon. John F. Lewis ran on the ame ticket and made the same claim, and had come out all right. | Applause. |

Mr. Franklin Stearnsthen obtained the floor. He said that if ever a candidate was pledged to support the principles of the Republican party that man was Gilbert C. Waiker. [Applause.] He (Mr. Stearns) had something to do with framing that platform, and defied anybody to point to a line in it not thoroughly Republican, and there was not a line in it that Governor Walker did not endorse. So they put him in the field as their standard bearer, and the con-

test commenced. It is true that Walker made some rather queer speeches, and that it was said that the candidate for Lieutenant Governor wouldn't canvass with him because of his disposition to dodge and play tricks, but a good deal was excused in view of the heat and campaign. When that campaign was over our good-looking Governor came to Richmond, and in a speech at the Exchange Hotel boiled over with Republicanism, and we thought the country sate. He then went to Washington to aid in the admission of the State, and convinced everybody there of his Republicanism. And now if he has since seemed to be something else the difficulty must consist in the fact that he really don't know what a Republican is. Applause and laughter

The speaker, in conclusion, had an apology to make to his brethren-an apology which he had already made to his wife, [laughter,] and it was this, that perhaps owing to the fact that his eyes had grown too dim to see through men, he had made a mistake and was now satisfied that Governor making was not his forte. Great applause. As to the resolution before the meeting, he would not have introduced it, but now it had been introduced, the best way to get rid of it would be to adopt it | Applause.]

Mr. Jenkins always thought Walker a Democrat, and had not therefore been deceived. The passage of the resolution was unnecessary. Mr. Booker (M. C.) urged that the resolution be laid on the table.

Colonel Lewis favored the adoption of the resolution, for the reason that this discussion has developed that Governor Walker has apologista even in this Conference, and he should be disowned.

Judge Rives hoped that the Chair would be excused for taking part in the debate, but believing that a crisis had arrived, conjured the Conference to pass the resolution by as un worthy of consideration.

Senator Lewis: Governor Walker has been dignified too much by this discussion. Judge Bolling: There was a Judas once

who was manly enough to hang himself. Modern Judases don't dispose of themselves that way : but give Walker rope enough he will soon come to an end. Mr. Davis, of Petersburg: The passage of

such a resolution is rendered necessary on account of the impression prevailing at the North, almost universally, that Governor Walker does represent the Republican party Mr. Platt: Governor Walker has represen-

ted himself in Washington as a Republican, and thus done much harm. "War to the knife against this bogus republicanism" should

be our motto. Governor Wells: The motion to lay on the table should be voted down. We should accept the statements of Senator Lewis and Mr. Lewis, and vote that Governor Walker's professions of republicanism have proved to ter: celery of mammoth size; new potatoes; be false.

Mr. Bundy: It will be time enough to vote on election day, [Laughter.]
The vote was then taken upon the motion to

ay on the table, and it was lost. The question recurring upon the resolution, t was adopted with but one dissenting vote, that of Mr. McKenzie of Alexandria.

LETTER FROM RICHMOND.

Correspondence of the Alexandria Gazette. RICHMOND, April 22.—The Legislature today elected the following additional county judges: Norfolk county, L. R. Watts; Spotsylvania, John M. Herndon; Nottaway, W. II. Mann; Princess Anne, Francis M. Whitehurst. To-morrow, in all probability, the election of judges will be completed, as there are not more than half a dozen remaining to be chosen.

The judiciary salary bill was again under consideration in the Senate to-day, when a motion to reconsider the vote by which the Conference Committee's report was rejected, was lost. The motion for another committee was then withdrawn, in order to permit Mr. Taylor of Loudoun to introduce a bill differing from the one reported upon, in that it requires the counties to pay the salaries of the judges by a special levy. The bill will be considered without a reference, but will hardly pass, although the Senate, when the question was up before, was very evenly divided upon this question.

The Senate passed a bill fixing the times for holding the terms of the Hustings Courts, which goes to the House and will probably pass that body in a few days. It fixes the second Monday in each month for holding the Hustings Court in Alexandria and provides that causes, when the parties reside in the city, may be transferred from the docket of the County Court to that of the Hustings Court. The Judges are permitted to elect at which terms Criminal cases shall be tried.

A bill was introduced in the Senate for the relief of R. L. Rochford, of Fairfax County. for a return of taxes paid on land sold and held under the U. S. Confiscation act. A bill to establish the Central Lunatio Asy

lum for colored persons, was taken up, consid

ered, but laid over. The Finance Committee were instructed to enquire whether there is not a balance of interest due to the State of Virginia from the government of the U.S., on account of ad vances made in the war of 1812-15, and what measures are necessary to secure payment of

In the House of Delegates a bill to authorize the Front Royal Turnpike Company to sell the piers and abutments of certain bridges on the Shenandoah river, and to authorize the purchasers to rebuild said bridges, was reported.

The House passed a bill to amend and re enact section 15 of the Code as amended by acts of March 31, 1866, and 24th April, 1867, in relation to appeals, writs of error and supersedeas, was taken up and passed. The bill provides that "every appeal, writ of error or supersedeas, shall, when it is to or from a judgment, decree or order of the court of any county or corporation, be docketed in the Circuit Court which has jurisdiction over such county or corporation. When it is to or from a judgment, decree or order of any other court, it shall be docketed in the Court of Ap peals; except that any appeal, writ of error or supersedeas, to or from a decree, judgment or order of the Corporation or Chancery Court of the city of Richmond, shall be dockered in the Court of Appeals." The bill providing for a general election was

further considered. The Radical Conference in session here has

adopted the following "platform :" "1. An immediate enforcement of the fourteenth and fifteenth amendments to the national constitution, in letter and in spirit, and the adoption of any other measures necessary to guarantee universal freedom of thought, speech

2. A general and universal system of public education at public expense, under national law, whenever such a system is not adopted and enforced by State governments.

3. The fifteenth amendment having become a part of the constitution of the U.S. by which universal suffrage is secured to the masses of our people, we declare in favor of universal amnesty, subject of course, to the legislation of Congress.

4. The encouragement of internal improvements by the State and nation, keeping in view the careful protection of the interests of the people from the encroachments of monopolies. 5. An immediate, honest, and full enforcement of our new State constitution in letter and

6. A hearty and generous support of the administration of President Grant, in its foreign, domestic and financial policy, and of the policy of the Congress of the United States.

And they also adopted the following: Resolved, That this body have no confidence in the alleged Republicanism of the Governor of Virginia, but do not consider it worth while to characterize his political course.

Mr. John F. Lewis, who was on the ticket with Gov. Walker, and was elected to the U. S. Senate by a Conservative Legislature, advo cated the adoption of this resolution, Lewis McKenzie, be it said to his credit, opposed it. Messrs. McKenzie's and Bundy's were the only votes the negative. Gov. Walker should adopt a resolution of thanks to the "Conference" for their action. It will do him more good, with the people of the State, than anything that his opponents have done since his election. Gov. Walker has appointed J. E. Bruce a constable for Culceper county, and Charles; P.

Watson, for Page county. The employees on the R., F. & P. R. R. are row compelled to wear a uniform.

Fifty colored laborers left this city to-day for the South to work on railroads—the exodus continues. There was a little breeze in the Conservative

caucus this morning, caused by the introduction of the following resolution, offered by Dr. Pannill, of Orange: Resolved, That in view of the Radical pro-

clivities of the member from Bath and Highland, John R. Popham, as were evinced on yesterday by his political association in the Republi-Cin Conference, held in this city, with L. H. Chandler, H. H. Wells, S. F. Maddox, H. M. Bowden, Wm. Bartlett, D. M. Norton, Wm. H. Ragsdale, C. T. Thomas, Lewis Lindsay and others, that this Conservative Conference considers it inexpedient and incompatible with the interests of the Conservative party for the said John R. Popham to be longer encouraged and admitted as a Conservative member.

When the resolution was read, Popham rose and said that the mover was in his dotage; whereupon Dr. Pannill, advancing directly to where Popham stood, said that he would not permit the use of such language toward himself. Mr. Popham said that he used the expression in a political sense only. Amid some excitement the resolution was laid on the

DELICACIES FROM THE PACIFIC. - Here is a list of articles that arrived in Chicago on Sunday last in a refrigerator car. through from San Francisco in four days. Salmon weighing from fifteen to thirty five pounds each; lobsters of immense size; soft shell crabs, larger than any on the Atlantic coast; cauliflowers, each head from six to twelve inches in diameninety-two boxes of strawberries, which cost never invented, and most probably never will.

It worked, as a general rule, admirably, and has left a record which will bear perpetual testimony to its efficency and purity.

But the flood has come; and it is swept away before the resist
A colored delegate: Would you vote for the standard of the skin.

It worked, as a general rule, admirably, and has left a record which will bear perpetual testimony to its efficency and purity.

But the flood has come; and it is swept away before the resist
A colored delegate: Would you vote for the skin.

It worked, as a general rule, admirably, and adopted, because the Governor has not had an opportunity to declare his position on national politics since his inauguration.

A colored delegate: Would you vote for the skin.

Just received a supply of No. 1 P. BUVIAN GUANO, ex ship Intrepid, from the Chinch's contract only during the month of April that straw-berries are high and acaree in California.

A colored delegate: Would you vote for On Surday even a portion of the car load was approached to rester the form of the skin.

Just received a supply of No. 1 P. BUVIAN GUANO, ex ship Intrepid, from the Chinch's contraction only during the month of April that straw-berries are high and acaree in California.

On Surday even a portion of the car load was approached a supply of No. 1 P. BUVIAN GUANO, ex ship Intered and for sale by only during the month of April that straw-berries, which cost in California one dollar per quart; preen peas, free or approached a supply of No. 1 P. BUVIAN GUANO, ex ship Intered and for sale by only during the month of April that straw-berries, which cost in California one dollar per quart; preen peas, further or approached a supply of No. 1 P. BUVIAN GUANO, ex ship Intered and for sale by only during the month of April that straw-berries are bigh and acaree in California.

White the flood of the sale by Just received a supply of No. 1 P. BUVIAN GUANO, ex ship Intered and for sale by Just received a supply of No. 1 P. BUVIAN GUANO, ex ship Intered a A colored delegate: Would you vote for On Surday even a portion of the car load was CHOICE DRIED BEEF for sale by ship as a Republican now? [Applause.] shipped to New York city.

WASHINGTON ITEMS .- Mr. John Purdy, whose glass manufactory was destroyed a few nights ago, contemplates rebuilding his works at once, and this time of iron and stone, to pre-

vent future disaster. brought out of jail on a writ of habeas corpus estate in the county of Fairfax of which John yesterd y cn the application of his counsel, to and Janne te Haycock died seized and possessadmit him to bail. After a briet examination of witnesses, the judge decided that the case was one of man slaughter, and admitted the

prisoner to bail in the sum of \$5,000. 1h: Washington brickmakers - some fifteen firms-are under contract for turnishing some thirty millions of brick the pending season, and are already well forward in their operations. Altogether they employ several thousand laborers, nearly all of whom are colored men.

If any body wants to get a "dose" of quarrels about municipal elections he has only to read the accounts of the ward meetings in Washing-

ton city. It is said that the colored man who is complaining about not being allowed to sit in the 'gentlemen's" car in Washington, wanted to go in the ladies' car, and it was from the latter he was excluded.

DISRAELI'S NEW NOVEL .- "Lothair," Disreeli's new novel, is eagerly expected by both English and American readers. Appletons have purchased the advance sheets of "Lothair" at a high price, and will i-sue it simultaneously with its appearance in England in the first week of May. "Lothair," the hero, is a young English nobleman of the highest rank, who, left an orphan at an early age, is intrusted to the care of two guardians, one a Scotish clerk of the Presbyterian faith, and the other a Cardinal of the Catholic church. The plot turns, in part, on the struggle between these opposing forces, and embraces, besides, Fenianism and various other piquant and interesting episodes. Some of the prominent characters of the novel are Americans, and in the course of it the American sculptor Story and his statues are very highly complimented. - Rich. Whig.

SINGULAR VERDICT. - The verdict of the ury in Bowler's case, in Richmond, is very surprising. Chas. H. Rogers was found near Richmond dead with two bullet holes in the back of his head. His person was robbed of a considerable amount of money, &c., he was known to have about him. Bowler was the last person seen with the deceased and he im-mediately fled. There are other circumstances going to show Bowler's connection with the crime. However, the jury brought him in guitty of murder in the second degree and fixed his sentence at nine years in the panitentiary. This is very remarkable. Bowler either killed Rogers or he did not kill him. In the first case he certainly committed the foulest of murders; if he did not kill him then the verdic: should have been "not guilty."

THE VALUE OF PETITIONS. - On one occasion it is said that a wager was laid between two gentlemen in the city of New York, one bet ting the other that he could obtain the signa tures of all the ministers in New York and Brooklyn to a petition to the Governor, to hang the Rev. Dr. Cox, and having won that bet, that he would obtain the signature of Dr. Cox himself to the petition. It is said that both bets were won .- Norfolk Journal.

FANCY GOODS, &c.

DANCY GOODS AND NOTIONS.

"QUICK SALES AND SMALL PROFITS

GOODS AT ONE PRICE TO ALL PARTIES.

1870. 68 KING STREET. ≤ 68 KING STREET. LARGE STOCK. LARGE STOCK. NEW GOODS. QNEW GOODS WHOLESALE WHOLESALE AND RETAIL. AND RETAIL

GENTS GENTS' 7 FURNISHING FURNISHING GOODS. GOODS. Largest and cheapest Largest and cheapest stock in the city.

HOSIERY AND HOSIERY AND Z GLOVES, From the highest to From the highest to the lowest grades. the lowest grades. IRISH LINENS, CIRISH LINENS. LACE GOODS, &c. LACE GOODS

The large quantities in which all goods are purchased to meet the requirements of my largely increasing wholesale business, justifies me in asserting that my retail trade shall receive the benefit of the large discounts secured by my purchases by the package from the largest importing and commission houses.

CHAE. W. GREEN,

68 King street. ap 23-eo5t GENTS' WHITE SHIRTS!

GENTS' COLORED SHIRTS! BOY5' WHITE SHIRTS! BOYS' COLORED SHIRTS!

Made to order by measurement; delivered in 10 days. Undoubtedly the highest grade March, 1870, on the motion of Charles W. Shirts manufactured. Satisfaction guaranteed. Kitchen, it is ordered that Philo Hawood, Ad-

Gents' New York Mills Shirts \$3.55 Wamsutta..... 3 00

the Shirts can be pur chased for at the factory. Send in your orders. CRAS. W. GREEN, ap 23-eo5t

NO. 1 PERUVIAN GUANCI.

J. CLINTON MILBURNS

LEGAL NOTICES.

VIRGINIA, to wit:—In the Circuit Court of Fairfax county, April rules, 1870: F.M. Lowe vs. George W. Haycock: In debt. M.m: The object of this suit is to obtain udgment against the said defendant for the sum of \$25 with legal interest thereon from the George M. Henault, charged with shooting 8th day of November, 1859 and to attach the Wm. M. Mackay. on Tuesday night, was interest of the said defendant in and to the real

ed, to pay the same. It appearing by affidavit filed that the said defendant is not a resident of this State, it is ordered that he appear within one month after due publication bereof and do what is necessa-

ry to protect his interest. A copy, teste:
JOB HAWXHURST, Cl'k.

COMMISSIONER'S OFFICE, BERGYVILLE, Va., April 1st, 1870 |
WIRGINIA, Clarke county, to wit: Chas.
M. Castleman, Commissioner, complainant, versus John R. Grigsby's Administrators

and others, defendants: In chancery.
By a decre, rendered in this cause at the October term, 1869, of the Circuit Court of Clarke county, it was ordered "that one of the Commissioners of this Court do state, settle and adjust the accounts of Bettie M Grigsby, Adm'x., and David H. McGuire, Adm'r. of J. Randelph Grigaby, dec'd; and also convene the creditors of said J. Randolph Grigaby, dec'd. by publication in some convenient newspaper, and ascertain and report the amounts due to them and each of them, and their priorities, is any; and also ascertain what lands the said J Kandolph Grigsby owned at the time of his d-ath, their situation, value and annual value Publication of notice is made equivalent to

personal service of same. The parties to this cause and the creditors of sail J. Randolph Grigeby, dec'd., are hereby notified that I shall proceed to execute the pro-Comm'r. in Chancery.

Carke co , ap 7-1sw4w TIRGINIA, to wit :-- In the County Court John D. Nawman against James Taylor and

Mem: The object of this suit is to obtain a judgment against the detendant, James Taylor, for the sum of \$67.62, with interest thereon from the 20th day of July, 1869, and to attach the life interest of the said James Taylor in and to the real estate of which Mary James Seaton died said and and suggested and allested to the said. seized and possessed, and allotted to the said Mary Jane Seaton in the division of the real estate of her father, Peter Gooding, dec'd, said ife interest if the said James Taylor being acquired by his marriage with Ella Seaton, one of the heirs at law of the said Mary Jane Seaton, to pay said debt and interest.

It appearing by affidavit filed that the said

James Taylor and Eda Taylor, his wife, are non residents of this State, it is ordered that they appear here within one month after due publication hereof, and do what is necessary to protect their interesss. A copy, teste:
D. F. DULANY, Clerk.

Dulany & Moore, p. q. sp 7—law4w VIRGINIA, to wit :- In the Circuit Court V of Fairfax county, April Rules, 1870:-George G. voleman vs. Henry Downs and Em-

ly Downs: In chancery.

Mem: The object of this suit is to obtain parition of the real estate in Fairfax county, near Dranesville, formerly belonging to Berjamin . Downs, deceased

It appearing by affidavit filed that the said defendants are non residents of this State, it is rdered that they appear here within one month after due publication hereof, and do what is necessary to protect their interests. A copy, teste: JOB HAWXHURST, Cl'k.
Thomas p. q. ap 7-14w4 w

VIRGINIA:-At Rules held in the Clerk's ounty, on the 4th day of April, 1874: Francis 1. Smith and Sarah G. Smith, his wife, and Margaret B. Daingerfield, plaintiffs, against Samuel Miller, John Douglass, Michael Thompwhiting, Douglass Whiting, Francis Whiting, Margaret Whiting, Andrew Lewiscon Alexander Warder Lewiscon Alexander Lewiscon Lewiscon Alexander Lewiscon Lewiscon Alexander Lewiscon L Margaret Whiting, Andrew Jamieson, Alexander J. Jamieson, John V. Douglass, E. W. James and Helen M. James, defts: In chy.

The expect of this suit is to obtain a decree for the sale of and the distribution of the proceeds of sail sale of an undivided moiety of a certain lot of ground in the city of Alexandria, Va, among the parties entitled thereto, now held by the defendant. Samuel Miller, and of which John C. Vowell died seized; said lot being on the e-st side of Union street, in said city, between King and Prince streets, and being the greater part of a lot of ground convey-cito said John C. Vowell and Thomas Vowell,

Thompson and Mary G. Thompson, his wife, Henry B Wright, Charles Whiting and John V. Douglass, not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by proper affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month atter the publication of this order, and do what is necessary to protect their interests in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy, teste:
Francis L Smith, p. q. J. TAUEY, CI'k. ap 15-law4w

COMMISSIONER'S NOTICE.
Abbott and Noble, complainants,
vs.
Thomas Kell surviving partner, et al., defts. This cause coming on to be heard upon the papers formerly read in this cause, and being argued by counsel, upon consideration thereof the Court doth order, adjudge, and decree that the Commissioners in Chancery to whom this cause was referred to ascertain and report the liens upon the real estate in the bill and pro ceeding - mentioned, shall give notice either in person or by notice published in the Alexandria Gazette once a week for four weeks, which shall be equivalent to personal service, to such judg-ment creditoes, whose judgments are more than ten years old, to snow cause why they should not be reported as satisfied, and after such notice it such cause be not shown, the said Commissioner shall omit such judgments in his

report of the said liens. To D. English & Son, and A. D. Collinsworth. You are hereby notified to appear before me at the office of W. C. Yeaton, Alexandria, Virginia on or before the 14th day of May, 1870, and show cause why cortain judgments heretofore reported in your favor unsatisfied, shall not now be reported by me satisfied.

R. JOHN STON,

apl5-law4w Special Commissioner. VIRGINIA, to wit:-In the Circuit Court

V of Fairfax county, April Rules, 1870:-Spencer A. Heath against Franklin Sherman, Sheriff of Fairfax county, and as such Administrator of Horace Heath, dec'd. Homer Heath and De Witt Clinton Heath, defts : In cb'y. Mem: The object of this suit is to convene the creditors of Horace Heath, dec', to sell the real estate of which said Horace Heath, died seized, after paying his debts, to distribute the residue among those entitled.

It appearing by affidavit filed that the defendants, Homer Heath and De Witt Clinton Heath, are non residents of this State, it is ordered that they appear here within one month after due publication hereof, and do wnat is necessary to protect their interests. A copy, t ste: JOB HAWXHURST, Cl'k. Dulany & Moore, p. q. VIRGINIA, to wit:-At a County Court

ministrator of James Mahoney, deceased, be summoned to appear here on the first day of May Court next to give a new bond, and that These trices are lower by \$3 per degen than andria Gazette, or ce a week for four successive weeks. A copy, teste: D. F. DULANY, Clerk.

R H. Cockerille, p. q. mh 31-1aw4w THORN'S OINTMENT cures Erysipelas,

L Scrofula, Tetter Worms, Scald Heads, Barber's Itch or ary other eruptions of the skin .-

226 King st., cor. Alfred.

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AUCTION SALES.

[Real Estate Agents and Auctioneers.]

COMMISSIONER'S SALE OF VALUAABLE PROPERTY IN THE VALUA-ABLE PROPERTY IN THE CITY OF

ALEXANDRIA, VA. Pursuant to a deceee of the Circuit Court of Alexandria county, made on the 10th day of February, 1870 in the case of John H. De-Vaughn and wife, plaintiffs, vs. James H. De-yaughn et. al, defendants, the undersigned, as he commissioners of sale therein named, will offer by public Auction, to the highest bidder. in front of the Mayor's office, in the city of Alexandria, on SATURDAY, the 21st of May next, at 2 o'clock, P. M., the following proper-

ty, to wit: No. 1. House and lot on the east side of Henry street, between Cameron and Queen streets. The lot is 16 feet front and 58 5-12 feet deep, with a side passage; house is a small frame tenement, with one dormer window. (No. 43).
No 2. House and lot adjoining No. 1 on the

south. Both the house and lot are of the same size and character as No. 1. (No. 41.)

No. 3. House and Lot on Washington st., east side 20 ft. front and 100 ft. deep, adjoining James

M. Stewart's south line, subject to a rent charge in fee of \$16.67 per annum. The house is a two-story frame (No. 47;) contains 4 rooms and half below, and 4 rooms up stairs, water in the yard, side passage, good garden, and alley in the rear of the lot. This property is well located in a first-rate part of the city.

No. 6. House and lot (No. 157) on the north ide of King street, about 60 5-12 feet east of

Washington street, and just east of the cigar store of Wm. Humphries. The lot has 16 feet front and 50 feet depth, with alley in the rear House is a two-story Brick dwelling with 2 rooms, Kitchen, and a fine store room below. 6 rooms up-stairs, dormer windows, water and gas, and good yard with a back entrance.

No. 8. House and lot (No. 74) on the west side. of Fairfax street, between Queen and Princess streets, fronting 15 9-12 feet and 164 feet in depth. The house is a frame, with 4 rooms, attic and

ide passage. No. 10. House and lot (No. 78) second north of No. 8, and of the same size and depth. The house is also of the same character as No. 8. No. 11. House and lot (No. 80) next north of No. 10; lot 151 feet front and 164 feet deep The house is of the same size and character as Nos. 8 and 10, except that a portion of the front

is built of brick. No. 12 House and lot (No. 82) next north of No. 11, and of the same size, depth and No. 13. A vacant lot on the east side of Fair fax street, 17 feet 11 inches i : front and 123 5-12

feet deep. This lot is opposite Nos. 8, 10, &c, and is now occupied as a wood yard.
No 14. A vacant lot next north of No. 13 of the same size and depth, and occupied in the same manner. No. 15. Lot adjoining the above, on which lately stood a brick house now burnt. It is 28 3 12 feet in front and 98 feet deep and subject to a ground rent. in fee, of \$2.55 per annum, and like Nos 14 and 12, for a wood yard.

No. 16 Three-story frame house and lot next north of No 150, same front and depth, subject to a ground-rent, in fee, of \$13 56 per annum No. 17. House and Lot, No. 43, on the east side of Washington street, 120 feet north of Cameron. Lot is 195 feet front and 100 deep. The house is a two; story frame dwelling ; quite comfortable; 4 rooms below, with alley an side passage; 3 rooms above, water and gas and good cellar.

All of the above property, from No. 8 to 16.

inclusive, lies in the vicinity of the Loudoun and Hampshire R. R. depot, and right in the thoroughfare by which passengers go and come from the cars. A plat of each of the above pieces of proper ty may be seen at the Real Estate Office of B.ck.

Knox & Kerby, who will show the said proper-ty to persons wishing to examine it at any time previous to the sale.
TERMS OF SALE.—The above property will be sold upon the following terms, viz: one third of the purchase money to be paid in cast the residue in equal instalments at six an: twelve months from the day of sale. The deferred payments to be secured by the bonds of

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WALTHAM WATCHES.

The extensive use of these watches for the last fifteen years by Railway Conductors, Engineers, and Expressmen, the most exacting of watch wearers, has thoroughly demonstrated the strength, steadiness durability and accura-cy of the Waltham Watch. To satisfy that class in all these respects, is to decide the question as to the real value of these time-keepers.

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superiority over all others.

The superior organization and great extent of the Company's Works at Waltham, enable them to produce watches at a price which rer. ders competition futile, and those who buy and other watch, merely pay from 25 to 50 per cent

more for their watches than is necessary.
We are now selling Waltham Watches at less prices in greenbacks than the gold prices before the war. There is no other manufacture of any kind in the United States of which this can be said.

These time-pieces combine every improve ment that a long experience has proved of real practical use. Having had the refusal of nearly every invention in watchmaking originating in this country or in Europe, only those were finally adopted which severe testing by the most skillful artisans in our works, and long use on the part of the public, demonstrated to be essential to correct and enduring time-keep

Among the many improvements we would particularize: The invention and use of a centre-pinion of peculiar construction, to prevent damage to the train by the breakage of main springs, is original with the American Watch Company, who, having had the refusal of all other contrivances, adopted Fogg's Patent pinion as being the best and faultless.

Hardened and tempered hair springs, now

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are used in all grades of Waltham Watches.
All Waltham Watches have dust-proof caps. protecting the movement from dust and lessening the necessity of the frequent cleaning, ne cersary in other watches. Our new patent stem-winder, or keyless watch, is already a decided success and a great improvement on any stem-winding watch in the American market, and by far the cheapest watch of its quality now offered to the public. To those living in all portions of the U.S. where

watchmakers do not abound, watches with the above-mentioned improvements which tend to insure accuracy, cleanliness, durability and convenience, must prove invaluable. Every watch guaranteed by the Company.
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factory work in his line, at reduced prices.

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